28

1	PLEASE TAKE NOTICE THAT Defendants Tesla, Inc., Elon Musk, and					
2	Warner Bros. Discovery, Inc. hereby lodge a DVD of the film Blade Runner 2049,					
3	which is referenced in the First Amended Complaint (Dkt. 37) and is referred to as					
4	Exhibit 3 to the Omnibus Declaration of Kristen McCallion in Support of Defendants					
5	Tesla, Inc., Elon Musk, and Warner Bros. Discovery, Inc.'s Motions to Dismiss the					
6	First Amended Complaint (Dkt. 50).					
7						
8	Dated: March 6, 2025 FISH & RICHARDSON P.C.					
9						
10	By: /s/ Kristen McCallion Christopher S. Marchese (SBN 170239)					
11	marchese@fr.com					
12	FISH & RĪCHARDSON P.C. 4695 MacArthur Court, Suite 1100					
13	Newport Beach, CA 92660					
14	Tel: (213) 533-4240 Fax: (858) 678-5099					
15	John S. Goetz (pro hac vice forthcoming)					
16	goetz@fr.com					
17	Kristen McCallion (pro hac vice) mccallion@fr.com					
18	Vivian Cheng (pro hac vice)					
	cheng@fr.com FISH & RICHARDSON P.C.					
19	7 Times Square, 20th Floor New York, NY 10036					
20	Tel: (212) 765-5070					
21	Fax: (212) 258-2291					
22	Matthew A. Colvin (pro hac vice) colvin@fr.com					
23	FISH & RICHARDSON P.C.					
24	1717 Main Street, Suite 5000 Dallas, TX 75201					
25	Tel: (214) 747-5070					
26	Fax: (214) 747-2091					
27	Kayleigh E. McGlynn (pro hac vice)					
28	mcglynn@fr.com FISH & RICHARDSON P.C.					
	DEFENDANTS NOTICE OF LODGING Case No. 2:24-cv-09033-GW-RAO					

C	se 2:24-cv-09033-GW-RAO	Document 51 #:490	Filed 03/06/25	Page 3 of 3	Page ID	
1 2	One Marina Park Drive, Suite 1700 Boston, MA 02210 Tel: (617) 542-5070					
3	Fax: (617) 542-8906					
4	Attorneys for Defendants Tools, Inc., Flor Musk, and Warner Pros					
5	Tesla, Inc., Elon Musk, and Warner Bros. Discovery, Inc.					
6	A. Louis Dorny (SBN 212054)					
7	ldorny@tesla.com Terry W. Ahearn (SBN 216543)					
8	tahearn@tesla.com Krista M. Carter (SBN 225229) kricarter@tesla.com TESLA, INC. 3000 Hanover St. Palo Alto, CA 94304 Tel: (510) 298-8516 Attorneys for Defendants Tesla, Inc. and Elon Musk					
10						
11						
12						
13						
14						
15 16						
17						
18						
19						
20						
21						
22						
23						
24 25						
26						
27						
28						
	2 DEFENDANTS' NOTICE OF LODGING Case No. 2:24-cv-09033-GW-RAG					